

LINE TABLE

LINE LENGTH BEARING

L1 69.54' \$79'43'51"E

L2 21.27' \$22'24'05"W

L3 39.72' \$51'27'12"W

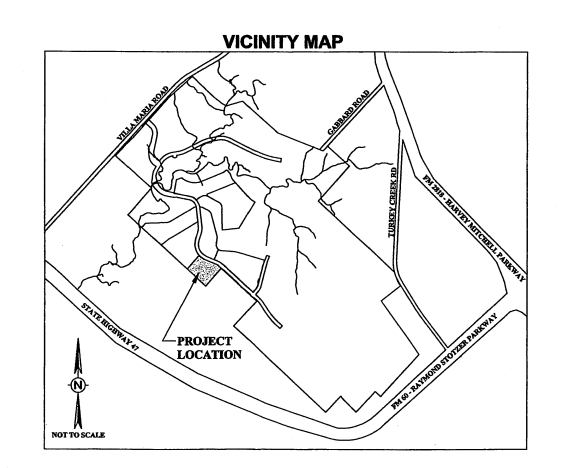
L4 80.91' \$51'27'12"W

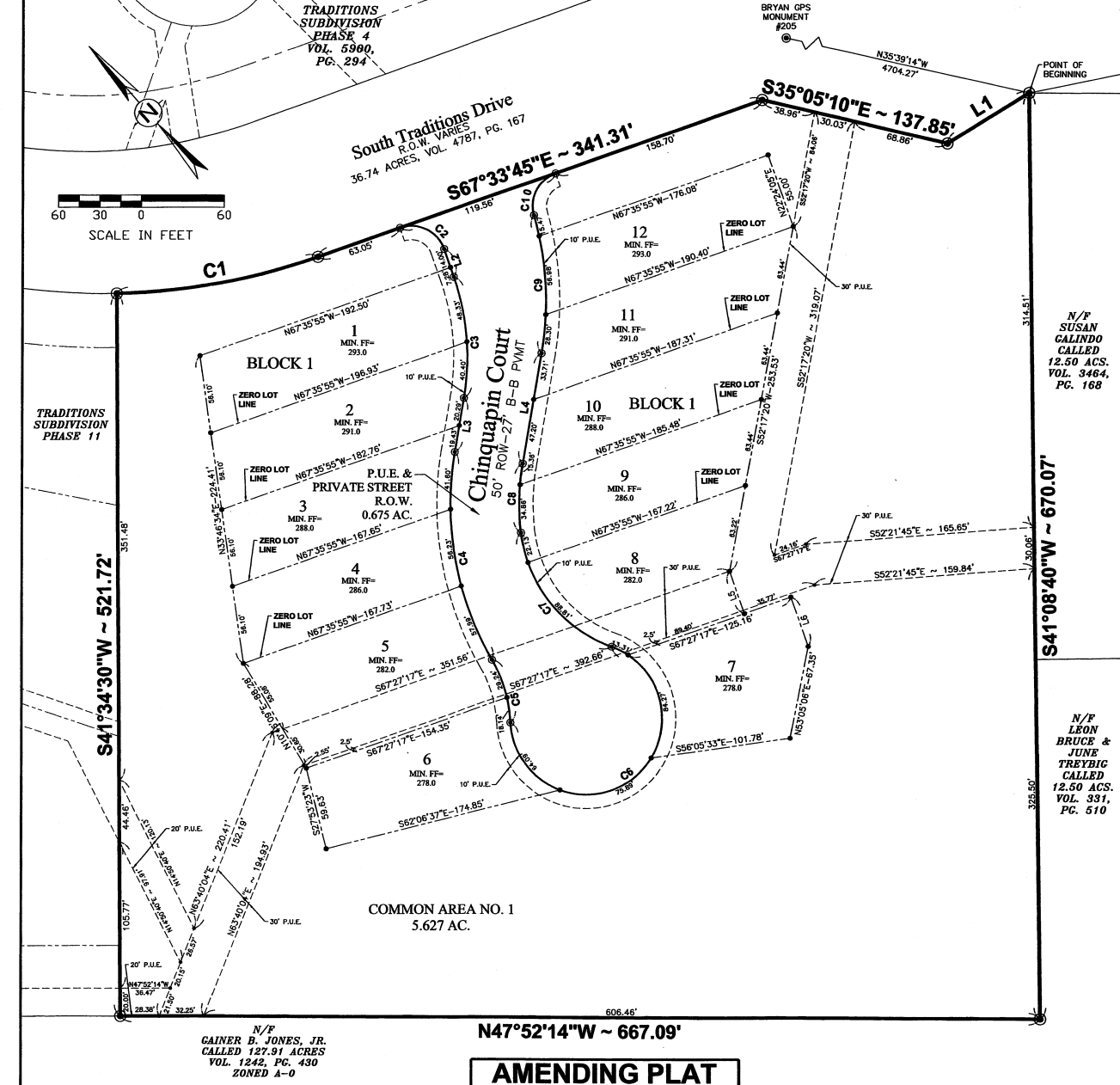
L5 32.50' \$22'32'43"W

L6 37.79' \$22'32'43"W

CURVE TABLE							
CURVE	LENGTH	RADIUS	DELTA	TANGENT	CHORD	CHORD BEARING	
C1	148.89'	465.00'	18'20'46"	75.09'	148.26'	S58°23'22"E	
C2	39.25'	25.00'	89'57'50"	24.98'	35.34'	N22°34'50°W	
C3	88.73'	175.00'	29'03'07"	45.34'	87.79'	N36'55'38"E	
C4	155.82'	225.00'	39'40'48"	81.18'	152.73'	S31'36'48"W	
C5	47.38'	100.00'	27'08'55"	24.15'	46.94'	N25*20'51"E	
C6	237.56	55.00'	247"28'44"	82.35'	91.47'	S84*49'04"E	
C7	110.94	100.00'	63'33'59"	61.96'	105.34'	S03'13'33"W	
C8	50.23'	175.00'	16'26'39"	25.29'	50.05'	S43'13'52"W	
C9	100.75'	225.00'	25'39'21"	51.23'	99.91'	N38*37'31"E	
C10	37.80'	25.00'	86'38'24"	23.58'	34.30'	S69'07'03"W	

LEGEND					
	PLAT BOUNDARY				
	ROW LINE				
	PROPERTY LINE				
•	PROPERTY CORNER				
	PUBLIC UTILITY EASEMENT LINE				
P.U.E.	PUBLIC UTILITY EASEMENT				
P.D.E.	PUBLIC DRAINAGE EASEMENT				
S.S.E.	SANITARY SEWER EASEMENT				





STATE OF TEXAS COUNTY OF BRAZOS

I, Dale Christian, Manager of Bryan Traditions Properties, LLC, owner of the 2.891 acres, being the tract of land conveyed in the Deed Records of Brazos County in Volume 6894, Page 109, and designated herein as Lots 1 thru 12, Block 1, of The Traditions Subdivision, Phase 10, in the City of Bryan, Texas and whose name is subscribed hereto, hereby dedicate to the use of the public forever all streets, alleys, parks, easements and public places thereon shown for the purpose and consideration therein expressed.

Dale Christian, Manager Bryan Traditions Properties, LLC

STATE OF TEXAS COUNTY OF BRAZOS

Before me, the undersigned authority, on this day personally appeared Dale Christian known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purpose and consideration therein stated.

Given under my hand and seal on this _____ day of _____, 20____.

Notary Public in and for the State of Texas

PERTIFICATE OF THE COUNTY OFFER

CERTIFICATE OF THE COUNTY CLERK

STATE OF TEXAS COUNTY OF BRAZOS

l, ______, County Clerk in and for said County, do hereby certify that this plat together with its certificates of authentication was filed for record in my office the _____ day of ______, 20____, in the Official Records of Brazos County, Texas, in Volume _____, Page _____.

WITNESS my hand and official Seal, at my office in Bryan, Texas.

County Clerk Brazos County, Texas APPROVAL OF THE PLANNING ADMINISTRATOR

I, the undersigned, Planning Administrator and/or designated Secretary of the Planning & Zoning Commission of the City of Bryan, hereby certify that this plat is in compliance with the appropriate codes and ordinances of the City of Bryan and was approved on the

Planning Administrator, Bryan, Texas

APPROVAL OF THE CITY ENGINEER

I, the undersigned, City Engineer of the City of Bryan, hereby certify that this plat is in compliance with the appropriate codes and ordinances of the City of Bryan and was approved on the _____ day of ______, 20____.

City Engineer, Bryan, Texas

NOTES:

1. BEARING SYSTEM SHOWN HEREON IS BASED ON GRID NORTH AS ESTABLISHED FROM CITY OF BRYAN G.P.S. MONUMENTS.

2. THIS PROPERTY IS CURRENTLY ZONED PLANNED DEVELOPMENT-MIXED USE (PD-M).

3. IRON RODS WILL BE SET AT ALL LOT CORNERS AND ANGLE POINTS, UNLESS OTHERWISE NOTED.
4. THIS TRACT DOES NOT LIE WITHIN A DESIGNATED 100 YEAR FLOOD PLAIN ACCORDING TO THE F.I.R.M. MAPS, COMMUNITY PANEL NO. 48041C0143-C, EFFECTIVE DATE: 07-02-1992.

5. BUILDING SETBACK LINES TO BE IN ACCORDANCE WITH THE CITY OF BRYAN SITE DEVELOPMENT REVIEW ORDINANCE FOR PATIO HOMES. ZERO LOT LINE CONSTRUCTION IS PROPOSED FOR THE RESIDENTIAL STRUCTURES ON LOTS 1 THRU 4, AND LOTS 9 THRU 12 OF BLOCK 1 IN THIS SUBDIVISION.

6. CURVE LENGTHS SHOWN ALONG THE BOUNDARY OR RIGHT-OF-WAY LINES ARE ARC LENGTHS.7. OWNERSHIP OF THIS TRACT IS BY DEED, VOL. 6894, PG. 109, OF THE OFFICIAL DEED RECORDS OF BRAZOS COUNTY, TEXAS. THIS PROPERTY WAS PREVIOUSLY NOTED AS PARCEL 29A ON THE MASTER PLAN.

8. OWNERSHIP AND MAINTENANCE OF THE COMMON AREAS WILL BE BY THE HOMEOWNERS ASSOCIATION. LANDSCAPING OR OTHER AMENITIES PROPOSED WITHIN THE STREET RIGHT-OF-WAY OR PUBLIC UTILITY EASEMENTS SHALL BE APPROVED BY THE CITY OF

BRYAN. UNRESTRICTED ACCESS TO PUBLIC UTILITY AND DRAINAGE EASEMENTS SHALL BE PROVIDED FOR UTILITY MAINTENANCE EQUIPMENT.

9. ELECTRICAL, PHONE AND CABLE SERVICE FOR THIS SUBDIVISION WILL BE LOCATED ALONG THE FRONT OF THE LOTS IN THE 10' PUBLIC UTILITY EASEMENT SHOWN ON THIS PLAN.

10. MINIMUM FINISHED FLOOR (FF) ELEVATIONS SHOWN ARE FOR SANITARY SEWER SERVICE.11. THERE SHALL BE A 10' SEPARATION BETWEEN THE STRUCTURES ON LOTS 4 & ... 5 AND LOTS 8 & 9.

GATED SUBDIVISION NOTES:

1. ACCESS (LOCK BOX) SHALL BE PROVIDED AT ALL TIMES FOR POLICE, FIRE, CITY INSPECTION, MAIL DELIVERY, GARBAGE PICKUP, UTILITY, SCHOOL BUSES, PARA TRANSIT, DEMAND AND RESPONSE VEHICLES, AND OTHER HEALTH AND SAFETY RELATED VEHICLES. ACCESS MUST NOT REQUIRE DRIVERS TO EXIT THEIR VEHICLES.

2. THE GATE DESIGN AND IMPLEMENTATION SHALL BE SUCH THAT IT DOES NOT POSE A THREAT TO PUBLIC HEALTH, SAFETY AND WELFARE. ALL MECHANICAL OR MANUAL OPERATING FUNCTIONS OF THE GATES SHALL MEET THE FIRE DEPARTMENT REQUIREMENTS AND PROVIDE PASSAGE WITH UNOBSTRUCTED VERTICAL AND HORIZONTAL CLEARANCE. GATED ENTRY TO SUBDIVISION SHALL PROVIDE ADEQUATE ACCESS FOR PEDESTRIANS AND BICYCLES. THE GATED AREA SHALL PROVIDE A MINIMUM UNOBSTRUCTED VERTICAL CLEARANCE OF 14'6" FROM THE FINISHED ROADWAY SURFACE OVER THE ENTIRE WIDTH OF THE ENTRY ROADWAY. PUBLIC SAFETY ELEMENTS AND SIGNING SHALL BE INCLUDED IN THE GATE ENTRY WAY DESIGN.

3. A HOMEOWNER'S ASSOCIATION (HOA) SHALL BE ESTABLISHED WITH DIRECT RESPONSIBILITY TO, AND CONTROLLED BY, THE PROPERTY OWNERS INVOLVED TO PROVIDE FOR OPERATION, REPAIR AND MAINTENANCE OF ALL PRIVATE STREETS AND SIDEWALKS, WHICH ARE PART OF THE GATED SUBDIVISION.

4. THE CITY SHALL HAVE PRACTICAL ACCESS TO THE SUBDIVISION AT ANY TIME WITHOUT LIABILITY WHEN ON OFFICIAL BUSINESS. THE CITY MAY REMOVE

OBSTRUCTIONS INCLUDING ANY GATE AND GUARD (HOUSE) UPON NON-COMPLIANCE BY THE HOA OF ANY TERMS OF THIS ORDINANCE OR IF NECESSARY, FOR EMERGENCY VEHICLE ACCESS. IN THE EVENT THE CITY MUST REMOVE OBSTRUCTIONS TO ACCESS THE DEVELOPMENT, THE HOA WILL BE ASSESSED ALL COSTS OF REMOVAL.

5. THE LEGAL INSTRUMENT ESTABLISHING THE HOMEOWNER'S ASSOCIATION SHALL BE SUBMITTED WITH THE APPLICATION FOR FINAL PLAT.

6. MAINTENANCE RESPONSIBILITIES OF THE HOA SHALL BE REVIEWED BY THE CITY ON AN ONGOING BASIS. IN THE EVENT THE CITY DEEMS THAT REPAIRS TO PRIVATE STREETS WITHIN GATED COMMUNITY ARE NECESSARY TO INSURE SAFE ACCESS AND PASSAGE FOR ANY HEALTH AND SAFETY RELATED VEHICLES, THE CITY WILL NOTIFY THE HOA BY LETTER OF THE NEEDED REPAIRS. SHOULD THE HOA FAIL TO PROVIDE THE SATISFACTORY REPAIRS DEEMED NECESSARY IN A TIME FRAME SET BY THE CITY IN THE NOTIFICATION LETTER, THEN THE CITY MAY MAKE THE NECESSARY REPAIRS AND ASSESS THE HOA ALL COSTS BORNE BY THE CITY IN REPAIR OF THE PRIVATE STREETS, AND MAY DEDUCT THE COSTS FROM THE STREET MAINTENANCE RESERVE FUND, IF ANY, HELD BY THE CITY.

7. DEVELOPMENTS MAY BE EXEMPTED FROM THE STREET MAINTENANCE RESERVE FUND REQUIREMENTS IF STREETS ARE CONSTRUCTED OF A HIGHER STANDARD, INCLUDING A MINIMUM 8" THICK PORTLAND CEMENT REINFORCED CONCRETE PAVING OVER A MINIMUM 6" THICK STABILIZED SUBGRADE. THE PRIVATE STREET FOR THIS SUBDIVISION WILL BE CONSTRUCTED TO THIS HIGHER STANDARD.

8. THE DEVELOPER AND THE HOA HEREBY UNCONDITIONALLY AND IRREVOCABLY AGREE TO INDEMNIFY, DEFEND AND HOLD THE CITY AND CITY'S OFFICIALS, AGENTS, EMPLOYEES, AND CONTRACTORS HARMLESS, FROM AND AGAINST ANY LOSS, LIABILITY, DEMAND DAMAGE, JUDGEMENT, SUIT, CLAIM, DEFICIENCY, INTERESTS, FEE, CHARGE, COST OR EXPENSE (INCLUDING, WITHOUT LIMITATION, INTEREST, COURT COST AND PENALTIES, ATTORNEY'S FEES AND DISBURSEMENT AND AMOUNTS PAID IN SETTLEMENT, OR LIABILITIES RESULTING FROM ANY CHARGE IN FEDERAL, STATE OR LOCAL LAW OR REGULATION OR INTERPRETATION HEREOF) OF WHATEVER NATURE, EVEN WHEN CAUSED IN WHOLE OR IN PART BY THE CITY'S NEGLIGENCE OR THE JOINT OR CONCURRING NEGLIGENCE OF THE CITY AND ANY OTHER PERSON OR ENTITY, WHICH MAY RESULT OR TO WHICH THE CITY AND/OR ANY OF THE CITY'S OFFICIALS, AGENTS, EMPLOYEES, AND CONTRACTORS MAY SUSTAIN, SUFFER, INCUR, OR BECOME SUBJECT TO IN CONNECTION WITH OR ARISING IN ANY WAY WHATSOEVER OUT OF MAINTENANCE, REPAIR, USE, OR OCCUPATION OF THE COMMON FACILITIES, OR ANY OTHER ACTIVITY OF WHATEVER NATURE IN CONNECTION THEREWITH, OR ARISING OUT OF BY REASON OF ANY INVESTIGATION, LITIGATION, OR OTHER PROCEEDINGS BROUGHT OR THREATENED, ARISING OUT OR BASED UPON THE OPERATION, MANAGEMENT, MAINTENANCE, REPAIR, AND USE OF THE COMMON FACILITIES, OR ANY OTHER ACTIVITY IN THE SUBDIVISION.

THE PURPOSE OF THIS AMENDING PLAT IS TO CHANGE THE LOCATIONS OF THE ZERO LOT LINES. NO OTHER CHANGES HAVE BEEN MADE, AND ALL OTHER INFORMATION IS THE SAME AS THE ORIGINAL PLAT.

AMENDING PLAT

OF

LOTS 1 THRU 12, BLOCK 1

OF

THE TRADITIONS SUBDIVISION PHASE 10

J.H. JONES SURVEY, A-26 BRYAN, BRAZOS COUNTY, TEXAS

SCALE: 1'=60'

FEBRUARY, 2006 (REV.)

OWNER:

Bryan Traditions Properties, LLC P.O. Box 10748 College Station, Texas 77842 (979) 694-1272 SURVEYOR: Brad Kerr, RPLS No. 4502 Kerr Surveying, LLC P.O. Box 269

College Station, Texas 77841 (979) 268-3195

ENGINEER:
TEXCO

General Contractors
Ginger L. Urso, P.E.
1707 Grahar Road
College Station, Texas 780
(979) 764-7743
FEB 2 2 2006

Development & Engineering Services